UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA CIVIL ACTION NO. 1:25-CV-00368-TDS-JLW

UNITED THERAPEUTICS CORPORATION,	
Plaintiff,	
v.	
LIQUIDIA TECHNOLOGIES, INC.,	
Defendant.	
LR 5.5 REPORT FOR THE FILI	NG OF SEALED DOCUMENTS
[] Conference: The parties have discussed to case and the potential need for filing document nature of any confidential documents that make using stipulations to avoid the need to file cert upon redactions of immaterial confidential information documents under seal.	ents under seal. That discussion included the ay be involved in the case, the possibility of ain documents, and the possibility of agreed-
[] Non-Parties: Because a non-party has protective order or is otherwise claiming conto be filed in this case, the conference include non-party).	fidentiality over documents filed or expected
[] Default: The parties certify that few, if a The parties agree to use the default procedure filing the motion to seal is not the party claims and confer with the party claiming confidentiative (2) days before filing the documents, to confidentiality. The motion to seal must certified the party claiming confidentiality must $5.4(c)(3)$ within 14 days of the motion to seal	es of LR 5.4(c). In addition, if the party ing confidentiality, the filing party must meet ality as soon as practicable, but at least discuss narrowing the claim of fy that the required conference has occurred, the file supporting materials required by LR

[X] Alternative Proposal for Cases with Many Confidential Documents.

The parties certify that this case is in the preliminary stages, making it difficult to predict at this time the volume of material that may be filed under seal as the case proceeds. Accordingly, the parties agree to use the default procedures of LR 5.4(c) for now. In addition, if the party filing the motion to seal is not the party claiming confidentiality, the parties agree that the filing party must meet and confer with the party claiming confidentiality as soon as practicable, but at least two (2) days before filing the documents, to discuss narrowing the claim of confidentiality. The motion to seal must certify that the required conference has occurred, and the party claiming confidentiality must file supporting materials required by LR 5.4(c)(3) within 14 days of the motion to seal. The parties further certify that, in accordance with LR 5.4(b)(1)(a), they will discuss the possibility of sealed documents during the Rule 26(f) meeting and, should they determine that the case will involve many confidential documents, discuss the use of procedures other than the default procedures of LR 5.4(c).

[]	Other relevant information:	

This 22nd day of May, 2025.

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